

ALABAMA BOARD OF PARDONS AND PAROLES

REPORT OF INVESTIGATION

Type of Investigation Preliminary Date Dictated 12-10-92

Name EDDIE LEWIS FOREMAN, JR. True Name Eddie Lewis Foreman, Jr.

Alias: Eddie Foreman

RSA B/M, 19 DOB: [REDACTED] Height and Weight 6' 166 lbs.

Complexion Dark Color of Hair BLK Color of Eyes BRO

Bodily Marks Scar on left hand, scar on left leg, scar from stabbing on chest

Driver's License # [REDACTED] SS# [REDACTED]

AIS# 169, 549 FBI# 923 960 PA0 SID# AL-01218403

Address [REDACTED] Phone # [REDACTED]

[REDACTED]

County Lee Case # CC-92-1002 & 1003

Offense(s) Poss. of Cocaine & Resisting Arrest

Sentence(s) Five Years as Habitual Offender & Six Months Lee Co. Jail

Date of Sentence 10-28-92 Date Sentence began 10-28-92

Date of Arrest 9-2-92 Date of Bond not made Bond Amt. \$ 3,000 & \$1,000

Judge Robert M. Harper D A Ron Myers

Attorney Michael Speakman Retained Appointed X

Court Ordered Restitution \$ none

Barred from Parole Yes No X

Copies sent to Central Records 1-26-93
(date)

NOTES: On 10-28-92, he was ordered to pay VCF \$50.00 per case and all payments are to be paid at the rate of \$50 per month as a condition of release at the time of release. Sentence imposed to run concurrently with sentence #CC-92-797, B & E Motor Vehicle; CC-92-1003.

PRESENT OFFENSE

County, Court, and Case Number:

Lee County Circuit Court, 92-1002.

Offense:

Possession of Cocaine.

Sentence:

Five years.

Date of Sentence:

10-28-92.

Details of Offense:

On 9-2-92, the Detectives of the Opelika Police Dept. Vice & Narcotics Division were conducting surveillance in the area of Jeter Avenue and Dover Street in response to numerous complaints of drug activity in the area. The Detectives took positions of concealment, behind the residence located at 109-B Dover Street, Opelika. The Detectives observed two black males, standing behind the residence located at 100-A Jeter Avenue which is the corner house located at the intersection of Jeter Avenue and Dover Street. The Detectives observed one of the subjects placing a small item in a tree in the yard of 100-A Jeter Ave. The subject was wearing a round Malcolm X hat, dark jeans, and a purple Minnesota Vikings shirt. This subject then took the item, which was seen placed in the tree, and placed it in a small hole in the foundation of the residence, next to the steps of 100-A Jeter Ave. The Detectives contacted others who were in the Patrol Unit by radio and relayed the information. The Detectives then drove to 100-A Jeter Ave. and observed the two subjects, and a third black male subject standing in front of a car that was parked on the roadway on Dover Street. The Detectives asked the subject wearing the Minnesota Vikings shirt what his name was. The subject replied that his name was Eddie Lewis FOREMAN. The Detectives were directed by radio by the Detective to the exact location next to the steps that were observed where FOREMAN had placed the small bag. The Detective found a small Atlanta Braves keychain pouch containing three mini-ziplock plastic bags containing off-white rock-like substances and a clear piece of plastic, holding three off-white rock-like substances believed to be "crack cocaine". The Detectives alerted other Detectives that crack had been found. The Detectives approached FOREMAN. FOREMAN was informed that he was under arrest for Unlawful Possession of Cocaine. FOREMAN immediately pushed the Detective, knocking the pouch of crack from the Detective's hand and began running from behind 100-A Jeter Avenue towards Jeter Avenue. The Detectives attempted to grab FOREMAN and both fail on the cement walkway. FOREMAN struggled free from the Detective and continued running across Jeter Avenue and down Dover Street. The pouch was immediately recovered that was knocked from the Detective's hand. FOREMAN was eventually caught by the Detectives in the woods behind the church, located on the southwest corner of Jeter Avenue and Dover Street. While attempting to effect the arrest of FOREMAN, one of the Detectives suffered a broken left hand. FOREMAN was then charged with Resisting Arrest. FOREMAN was transported to the Opelika Police Dept. without incident.

On 9-2-92, FOREMAN was advised of his Miranda Rights and FOREMAN signed the Waiver of Rights form giving a full statement.

On 9-3-92, Captain John Toney transferred FOREMAN to the Lee Co. Justice Center, where he signed the Unlawful Possession or Receipt of Controlled Substances warrant on FOREMAN. On 9-3-92, Detective Erich Babbitt signed the Resisting Arrest warrant and presented it at the Lee Co. Jail.

The plastic bag containing the Evidence was submitted to the Dept. of Forensic Sciences. Based on the report received of laboratory analyses on 9-14-92, the pouch revealed the presence of cocaine. The total weight was 0.750 grams.

Subject's Statement:

"About two weeks ago, Peter Hughley gave me 25 rocks of "crack cocaine" to sell for \$500.00. Peter told me to bring him the money, when I sold all of them and he would give me \$150.00. For the past two weeks, I sold most of the "crack cocaine", but not all of it, because some of it was stolen. I never kept it in my house, I always hid it outside. Today around 9:30 p.m., I went to my cousin's house at 100-A Jeter Avenue in Opelika. My cousin is "Fatback" and his real name is John Holloway. When I got to "Fatback's" house, I put my "crack cocaine" in a tree next to "Fatback's" house. I took it out of the tree and then put it by the steps of "Fatback's" house. About five minutes went by when narcotics officers came up. One of the narcotics officers pick up my dope and told me I was under arrest. I ran and Detective Popwell chased me and caught me in some bushes, just past the church near Brannon Avenue. The \$120.00 in my back pocket came from selling the "crack cocaine" and \$9.00 in my front pocket was money given to me by my mom. I know that selling and possessing cocaine is against the law and I'm sorry I did it."

Case Status of Co-defendants:

None.

Victim Notification Information:

N/A.

Victim Impact:

N/A.

Location of Offense:

Opelika, Alabama.

Court Ordered Restitution:

None.

ACJIS ARREST RECORD

9-28-91	Opelika PD	Harassment	Fined \$94.00
10-9-91	Opelika PD	Criminal Trespass, III	Fined \$94.00 plus 90 days, Days susp., 2 Yrs probation
10-27-91	Auburn PD	Criminal Trespass, III	No disp. was given, however 12-18-91, there was a Notice of Appeal on Cs #APD 91-4907

			On 3-19-92, case was set for trial for 4-6-92 at Lee Co. Justice Center, Opelika, Ala. On 4-6-92, the Appeal in the case was dismissed & the case remanded to City of Auburn on payment of costs
11-10-91	Opelika PD	Receiving Stolen Property, II	No charges. Released on 11-11-91
1-10-92	Opelika PD	Criminal Trespass, III	Fined \$144.00 plus 60 days, susp. 30 days & given 2 Yrs probation. Appealed. On 7-27-92, Appeal plea of guilty & sentenced to 60 days in Opelika City Jail, fined \$100.00, \$25 VCF, & all payments to be paid w/i 60 days. Sent. susp. & placed on 1 Yr unsupervised probation. The probation condition was not to set foot on the campus of any public school in Opelika including athletic events & paying all costs & fine w/i 60 days.
5-1-92	Opelika PD	Breaking & Entering a Motor Vehicle CC-92-797	On 8-13-92, application for Youthful Offender was made. On 8-14-92, Y.O. was denied. On 8-20-92, motion for reconsideration of Y.O. status was denied. On 8-26-92, pled guilty & was sentenced to 3 Years, given credit for 30 days in pre-trial confinement, ordered to pay court costs including reimbursement of attorney's fees VCF \$50 & all payments to be paid by 10-15-92. Application for probation was made & set to be heard on 10-15-92. 10-15-92, probation denied.
7-2-92	Opelika PD	Resisting Arrest	Fined \$144.00 plus 60 days. Days susp., 2 Yrs probation
7-2-92	Opelika PD	Disorderly Conduct	Fined \$54.00

Juvenile Record:

8-19-85	Lee Co. Juv Ct	Theft of Property, III	JU-85-C642, 9-3-85, Consent
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			Decree. The Decree to be in force for 4 mos., unless child is discharged sooner by the Court, or the Decree is extended by the Court. 1-3-86, child released from Consent Decree.
8-13-86	Lee Co. Juv Ct	Harassment	JU-86C-845, 9-15-86 arraignment hearing held. Child denied allegations contained in petition. Case con't for adjudicatory hearing and appointment of counsel for said child. Adjudicatory hearing set for 12-11-86. 12-11-86, admitted & adjudicated Delinquent. Both families were ordered to refrain from harassing the other families nor trespassing on the others' property.
9-4-89	Lee Co. Juv Ct	Burglary, III, & Theft of Property, II	JU-85-642.04 & .05 9-7-89, child declared Delinquent.
10-18-89	Lee Co. Juv Ct	Theft of Property, III	JU-85-642.08, 10-19-89, child declared Delinquent
9-30-89	Lee Co. Juv Ct	Theft, III	JU-85-642.06, 10-12-89, FTA. Hearing reset. 11-20-89, adjudicated Delinquent. Child is on house arrest pending further hearing, unless child is with his mother or is involved in worthwhile activities. Child is further ordered not to trespass upon the properties of Village Mall, A & P (Opelika), &/or New York Fashions, Opelika, Ala.
9-30-89	Lee Co. Juv Ct	Receiving Stolen Property, III	JU-85-642.07, 10-10-89, reference to third theft.
1-24-90	Lee Co. Juv Ct	Assault, III	JU-85-642.09, 1-26-90, arraignment/detention hearing. Sent home in house arrest. May only leave home to go to school or in the company of parents and may not go on the Opelika Recreation Center property under any circumstances.

2-16-90	Lee Co. Juv Ct		JU-85-642.10, 2-28-90, Detained in Detention pending adjudication hearing. 3-8-90, committed to DYS. 7-23-90, petition, aftercare order & aftercare plan filed.
8-13-90	Lee Co. Juv Ct	Menacing & TOP, III	JU-85-642.11 & .12, 10-15-90 order of commitment to Ala- bama Dept. of Youth Services
8-16-90	Lee Co. Juv Ct	Violation of Aftercare	JU-85-642.13, see above. 2-21-91, aftercare hearing set for 3-4-91. 3-4-91, court costs of previous cases still owed together with restitution indicating a total of \$1,169.11 as a balance. Court notes that as a term of the aftercare will either be in vocational educational training or employed full-time & to be reporting in to the Probation Office once per month w/payment plan to be addressed at that time.
5-14-91	Lee Co. Juv Ct	Discharging Firearm Inside City Limits	JU-85-642.14, 7-19-91, adjudicated Delinquent. Must have a job at disposi- tion or jail.
9-25-91	Lee Co. Juv Ct	Harassment	JU-85-642.15, 10-28-91, hearing set for 11-5-91. 11-5-91, arraignment hearing held. Child denied allega- tions contained in the petition. Case continued for adjudicatory hearing. 2-6-92, case dismissed on motion of State as peti- tioner failed to appear.

Signed and Dated at Opelika, Alabama, the 10th day of December, 1992.


Carolyn M. Pruitt
Alabama Probation & Parole Officer

CMP/brl

INMATE REQUEST FORM

(Form #8)

Name: Eddie L. Foreman Cell: E 3 Date: 4-27-97 Time: N/A

Telephone Call ☐ Medical ☐ Special Visit ☒ Grievance ☐ Sheriff ☐
 Chief Deputy ☐ Lieutenant ☐ Personal Problem ☐ Notary ☐ Trusty ☐
 Other ☐

BRIEFLY OUTLINE YOUR REQUEST, THEN GIVE TO JAILER.

I Am requesting A special visit with my new born baby
And my two step children if this is possible. I would gratefully
appreciate your help concerning this matter. THANKS in advance
for your assistance concerning this matter.
Names- Cameron J. Finley, Chauncey J. Finley, and Eddie J. Foreman

DO NOT WRITE BELOW THIS LINE, FOR REPLY ONLY

Approved for

5-24-97

10:00

PB6

4/28/97

All requests will be routed through the jail shift supervisor then forwarded to those the request is directed to.

Shift Supervisor ☒ Lieutenant ☐ Major ☐ Sheriff ☐

Jailer: _____ Date: _____ Time: _____

Copies to: Inmate
 Inmate file
 Chief Deputy
 Disciplinary Hearing Board

INMATE REQUEST FORM

(Form #8)

Name: Eddie Foreman Cell: E 3 Date: 4-25-97 Time: NA

Telephone Call ☐ Medical ☐ Special Visit ☒ Grievance ☐ Sheriff ☐
 Chief Deputy ☐ Lieutenant ☐ Personal Problem ☐ Notary ☐ Trusty ☐
 Other ☒ Maintance

BRIEFLY OUTLINE YOUR REQUEST, THEN GIVE TO JAILER.

I Am requesting A special visit with my Newborn baby that
I have never seen. I Am Also requesting to have the toilet
fixed in one of the individual cells in E 3. If you could
reply or respond to this letter of request as soon as possible
I'd be truly grateful. Thanks in advance for your assistance

DO NOT WRITE BELOW THIS LINE, FOR REPLY ONLY

All requests will be routed through the jail shift supervisor then forwarded to those the request is directed to.

Shift Supervisor ☒ Lieutenant ☐ Major ☐ Sheriff ☐

Jailer: _____ Date: _____ Time: _____

Copies to: Inmate
 Inmate file
 Chief Deputy
 Disciplinary Hearing

LEE COUNTY SHERIFF'S DEPARTMENT

Subject DISTURBANCE IN CELL E-3 Opelika, Ala., _____ 19____

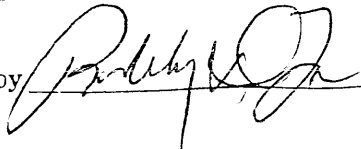
To the Sheriff of Lee County:

I report the following REQUEST TO MOVE TO ANOTHER CELL BY INMATE
EDDIE FOREMAN which occurred at 1850 o'clock
 this P M., at LEE COUNTY DETENTION CENTER
 (STATE PLACE)

Below give full particulars, together with names of principals and witnesses and their address.

ON THE ABOVE DATE AND TIME, AN INTERCOM CALL WAS
RECEIVED FROM CELL E-3, AN UNKNOWN INMATE IN CELL E-3
REQUESTED AN OFFICER COME TO THE CELL IMMEDIATELY.
I (CPL. TABB) RESPONDED TO THIS CALL.

WHEN I ARRIVED AT CELL E-3, INMATE EDDIE FOREMAN
REQUESTED TO BE MOVED. I NOTICED INMATE FOREMAN
"DABBING" HIS NOSE WITH A T-SHIRT, ON THAT T-SHIRT I
NOTICED APPROXIMATELY THREE SPOTS OF BLOOD. I (TABB)
THEN ASKED WHAT HAPPENED AND NO ONE IN THE
CELL RESPONDED. I ASKED AGAIN AND A COUPLE OF THE
INMATES STATED THEY WERE IN THEIR BEDROOM AND
DIDN'T SEE ANYTHING. I THEN PROCEEDED TO MOVE
INMATE FOREMAN OUT OF CELL E-3. I (TABB) ASKED
INMATE FOREMAN WHAT HAPPENED AND HE STATED THAT
HE DIDN'T WANT ANY TROUBLE AND DIDN'T WANT TO PRESS
CHARGES. INMATE FOREMAN WOULD NOT GIVE ME A NAME
OF AN INMATE WHO HE HAD AN ALTERCATION WITH.

Reported by  4305

Address _____

Phone _____

How _____

Complaint Received by _____

LEE COUNTY SHERIFF'S DEPARTMENT

Subject _____ Opelika, Ala., _____ 19 _____

To the Sheriff of Lee County:

I report the following _____
_____ which occurred at _____ o'clock
this _____ M., at _____
(STATE PLACE)

Below give full particulars, together with names of principals and witnesses and their address.

AFTER OBTAINING VERY LITTLE INFORMATION, INMATE FOREMAN
WAS MOVED TO CELL E4 WITHOUT INCIDENT BY
MYSELF (CDL. TABB).

Reported by _____

Address _____ Phone _____

Complaint Received by _____ How _____

INMATE REQUEST FORM

(Form #8)

Name: Edna Foreman Cell: F3 Date: 4-19-97 Time: 11:00 AM

Telephone Call ☐ Medical ☐ Special Visit ☒ Grievance ☐ Sheriff ☐
 Chief Deputy ☐ Lieutenant ☐ Personal Problem ☐ Notary ☐ Trusty ☐
 Other ☐ _____

BRIEFLY OUTLINE YOUR REQUEST, THEN GIVE TO JAILER.

I am requesting a special visit with my wife and we
have been hoping that she'll have one also during the
month of April. Thank you for your help I am truly
grateful for your help regarding this matter.

DO NOT WRITE BELOW THIS LINE, FOR REPLY ONLY

Child visit 4-19-97 09:00 A.m.

All requests will be routed through the jail shift supervisor then forwarded to those the request is directed to.

Shift Supervisor ☒ Lieutenant ☐ Major ☐ Sheriff ☐

Jailer: _____ Date: _____ Time: _____

Copies to: Inmate
 Inmate file
 Chief Deputy
 Disciplinary Hearing Board

INMATE REQUEST FORM

(Form #8)

Name: Eddie L. Foreman Cell: _____ Date: 3-24-97 Time: _____Telephone Call ☐ Medical ☐ Special Visit ☐ Grievance ☐ Sheriff ☐Chief Deputy ☐ Lieutenant ☐ Personal Problem ☐ Notary ☐ Trusty ☐Other ☒ Major Tolbert

BRIEFLY OUTLINE YOUR REQUEST, THEN GIVE TO JAILER.

I need to know with whom I need to speak so I
can waive my probation hearing. So could you meet
with me as soon as possible so that this matter can
be resolved.

DO NOT WRITE BELOW THIS LINE, FOR REPLY ONLY

Referred to Sgt. Robinson.
Sgt. Robinson talk to this inmate and see
that his question is answered.

All requests will be routed through the jail shift supervisor then forwarded to those the request is directed to.

Shift Supervisor ☐ Lieutenant ☐ Major ☐ Sheriff ☐

Jailer: _____ Date: _____ Time: _____

Copies to: *Inmate*
Inmate file
Chief Deputy
Disciplinary Hearing Board

INDIVIDUAL'S PERSONAL EFFECTS

In Possession Of

SHERIFF'S OFFICE, LEE COUNTY

NAME Eddie Foreman

SEARCHED BY _____

TIME _____ DATE 2/29/96

MONEY \$ 26.75 Eddie F.

1 - 10.00 .75¢

2 - 5.00

6 - 1.00

ARTICLES BY NAME 2 - tape cassettes, 1 - guess watch case, 1 - belt

The above listing is all my personal effects turned in to Sheriff's Office at the time of booking.

Signature X Eddie L. Foreman

Please Call: _____

PROPERTY RECEIPT

I hereby acknowledge receipt of the articles named above.

On this date 4-3-96

Signature Eddie L. Foreman

LEE COUNTY SHERIFF'S DEPARTMENT INCIDENT REPORT

(Form #10)

Subject: Eddie Foreman
(disturbance, distribution of supplies, etc.)

Opelika, Alabama, 29 MARCH, 19 96

To the Sheriff of Lee County:

I report the following Inmate injured right elbow
which occurred at 1900 o'clock

2 .m., at LCDC
(State Place)

Below give full particulars, together with names of principals and witnesses and their addresses.

I officer Ashford was call down the
F-4 cell. Inmate Eddie Foreman said he
slipped and fell, causing him to injury his
right elbow. Resulting in a small knot with
blood dripping from it. He was able to
move it but still said it caused
server pain. Inmate Eddie Foreman was
given a ice pack by myself officer
Ashford and was taken back to
F-4. — END OF Report —

Reported by: Ashford

Address: _____ Phone: _____

Received by: _____

LEE COUNTY SHERIFF'S DEPARTMENT INCIDENT REPORT

(Form #10)

Subject: ELIJAH PRYOR
(disturbance, distribution of supplies, etc.)

Alabama, 21 MARCH, 19 96
Opr. 1.7.0

To the Sheriff of Lee County:

I report the following ELIJAH PRYOR REMOVED TO F-5
which occurred at 2040 o'clock

P.m., at L.C.D.C.
(State Place)

Below give full particulars, together with names of principals and witnesses and their addresses.

On the above date and time, F-4 called on
the intercom request a officer. I officer Ashford
arrived at the cell, standing at the vestibule
gate was Elijah Pryor. He stated he was
threaten by Eddie Teremen and Charles
Patterson who also occupies the cell.

Inmate, Elijah Pryor stated to I officer
Ashford that he feared for his life and well
being. I officer Ashford removed inmate
Elijah Pryor out of cell F-4 and
placed him into F-5. No further incident.
End of Report

Reported by: Ashford

Address: _____ Phone: _____

Received by: _____

Assigned to:

LEE COUNTY SHERIFF'S DEPARTMENT
SHORT TERM RELEASE OF INMATE TO OTHER AGENCY REPORT

(Form #23)

INMATE'S NAME Eddie Foreman ID# 10899
AGENCY RELEASED TO OPD - Court RECEIVING OFFICER Ben Bugg
DATE 03-04-96 TIME 1213
INMATE'S SIGNATURE Eddie J. Foreman
RELEASING OFFICER Jc. Sign 43829

DATE INMATE RETURNED 03-04-96 TIME RETURNED 1915
INMATE'S SIGNATURE x Eddie J. Foreman
RECEIVING OFFICER J. Woodson

State of Alabama Unified Judicial System Form C-81 11/91	ADVICE OF RIGHTS ON INITIAL APPEARANCE BEFORE JUDGE OR MAGISTRATE (Felony)	Case Number
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IN THE _____ CIRCUIT _____ COURT OF _____ LEE _____ COUNTY

☒ STATE OF ALABAMA ☐ MUNICIPALITY OF _____

v. EDDIE L. FOREMAN, JR. _____, Defendant

This is a first appearance hearing. You are charged with committing the felony offense(s) of
RECEIPT OF A CONTROLLED SUBSTANCE _____ in this Court in violation of _____

The primary purpose of this hearing is to ensure that you know and understand the charge or charges against you. At this hearing, there will be no determination made about your guilt or innocence of the crime charged, but only a determination that you know and understand the charge or charges against you. If you are before the Court on a complaint following a warrantless arrest, the judge or magistrate will determine whether there is probable cause for the charge against you.

In addition, the purpose of this hearing is to determine whether bail should be set in your case, or, if it has been already set, if it should remain the same, be raised, be lowered, or whether you should be released upon your personal recognizance (that is, your promise to appear for future court proceedings) or released in the custody of some responsible person. In order to make this determination, it will be necessary for the judge or magistrate to ask you some questions concerning your ties with the community.

You are entitled to be represented by an attorney. You have a right to have your own attorney and will be given time and opportunity to retain an attorney. If you are unable to afford an attorney, one will be appointed for you by the court if you qualify for such representation. It will be necessary for you to complete an indigency questionnaire under oath in order for the court to make this determination.

You have a right to talk with your attorney, family, or friends, and if necessary, reasonable means will be provided in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you.

Because you are charged with a felony, you are entitled to demand a preliminary hearing before a judge or magistrate to determine whether there is sufficient evidence to establish that you probably committed the offense or offenses with which you are charged. You must make this demand within thirty (30) days of the date of arrest. If a hearing is demanded and one is conducted, and, if at the conclusion of the preliminary hearing the judge finds that sufficient evidence has been shown to establish that you probably committed the offense or offenses with which you are charged, the judge will then bind you over for further action by a grand jury. If, on the other hand, the judge finds that the evidence is insufficient to establish that you probably committed the crime or crimes charged, then the judge will dismiss the charge and discharge you from further custody or pre-trial obligations subject to the right of the prosecution to reinstate the charges against you at a later time.

If you are released from custody (whether personal recognizance or otherwise), you must:

- 1.) Appear to answer and submit to all orders and process of the Court having jurisdiction in the case.
- 2.) Refrain from committing any criminal offense.
- 3.) Not depart from the state of Alabama without the leave of the Court having jurisdiction of this case.
- 4.) Promptly notify the Court of any change of address or phone number.
- 5.) Other conditions: _____

The provisions of the Release Order may be revoked or modified by the Court for cause. The Release Order and any appearance bond executed in compliance with it will continue in force and effect until the dismissal, acquittal, or conviction on the charges, unless sooner revoked or modified by the Court. Upon report of a violation of any of the above conditions, a warrant for your arrest will be issued.

Date: 3-1-96 _____

Sam T. Shelly

Judge/Magistrate

I have read or have been advised of the matters herein set forth. I understand the explanation of procedures, rights, and information given to me at the Initial Court Appearance. I understand the conditions of my release and the penalties applicable in the event that I violate any conditions imposed herein. I also understand that failure to appear as required may subject me to additional charges in the revocation of release.

Date: 3-1-96 _____

Eddie L. Foreman

Defendant

State of Alabama
Unified Judicial System

Form C-80

Rev. 6/93

**ORDER
ON INITIAL APPEARANCE**

Case Number

IN THE CIRCUIT COURT OF LEE ALABAMA
(Circuit, District, or Municipal) (Name of Municipality or County)☒ STATE OF ALABAMA☐ MUNICIPALITY OF _____v. EDDIE L. FOREMAN, JR. - 02, Defendant

The above named defendant, charged with the criminal offense (s) of RECEIPT OF A CONTROLLED SUBSTANCE was duly brought before the Court for Initial Appearance on MARCH 1, 1996, at 11:00 o'clock A.m., whereupon the Court did the following, as checked in the appropriate blocks:

(CHECK AS APPLICABLE):

1. ☒ Name and address of defendant.

(a) Ascertained the true name and address of the defendant to be:

715 B Byn Drive
Opelika 704-0403

(b) Amended the formal charges to reflect defendant's true name.

(c) Instructed the defendant to notify the court promptly of any change of address.

2. ☒ Informed the defendant of the charges against him/her and ensured that the defendant was served with a copy of the charges.3. ☒ Informed the defendant of the right to be represented by counsel, that he/she would be afforded time and opportunity to retain an attorney, and further advised the defendant that, if he/she were indigent and unable to obtain counsel, an attorney would be appointed by the Court to represent him/her.4. ☒ Informed the defendant that he/she had the right to remain silent and that anything that he/she said could be used against him/her.5. ☐ Bail

(a) Determined that the defendant shall not be released from custody since charged with a non-bailable capital offense.

(b) Determined that the defendant shall be released from custody pending further proceedings, subject to the mandatory conditions prescribed in Rule 7.3(a), A.R.Cr.P., and subject to the following additional conditions:

1.) Execution of an appearance bond (recognizance) in the amount of \$ _____

☒ 2.) Execution of a secured appearance bond in the amount of \$ 3000.00

3.) Other conditions (specify) Not to go into Bar 27

Public Hearing to Bar 27 Th 11:00 AM

6. ☐ If charged with a felony offense, informed the defendant of the right to demand a preliminary hearing under Rule 5.1, A.R.Cr.P., and of the procedure by which that right may be exercised.7. ☐ If charged with a felony offense and a preliminary hearing was demanded within 30 days of date of arrest by the above named defendant, set a preliminary hearing to be held in the District Court on _____, 19____, at _____ o'clock ____m.

(a) Notified the District Court that such demand was made.

(b) Defendant made no demand for a preliminary hearing at the initial appearance hearing.

8. ☐ Other: _____Date: 3-1-96

John T. Kelly
Judge/Magistrate

CITY OF OPELIKA

MUNICIPAL COURT

P.O. BOX 2485

OPELIKA, ALABAMA 36803-2485

TELEPHONE: (205) 705-5190



Lee County Sheriff
Hamilton Road
Opelika, Alabama

TO WHOM IT MAY CONCERN:

The following subject has been transferred to your jail on I-29-96
date

X He/She has not made bond on misdemeanor charge(s) here;

or

_____ He/She has to serve days at the Opelika City Jail after making bond
at the Sheriff's office.

NAME: Eddie L. Foreman SR

DOB: [REDACTED]

RACE: Blk

SEX: Male

Writ # 96-02-079

DOCKET NUMBER AT THE CITY OF OPELIKA: MC95 01421 (Resisting Arrest)
DISPOSITION: Pending

PLEASE NOTIFY THE OPELIKA POLICE DEPARTMENT BEFORE RELEASING ON BOND.

Mary Jones
Signature of Magistrate sending form

I-29-96
Date Sent

Signature of Person receiving form

Date Received

****NOTE**** SEND A SIGNED AND DATED COPY BACK TO THE OPELIKA MUNICIPAL
COURT BY THE OFFICER.

LEE COUNTY
SHERIFF'S DEPARTMENT

MEDICAL CHARGE ACKNOWLEDGEMENT FORM
INMATE CO-PAYMENT FOR MEDICAL SERVICE RENDERED

POLICY

Sick call is conducted on a scheduled basis by a registered nurse and is available to all inmates. All inmates will be charged a fee for non-emergency treatment. Inmates will not be denied medical treatment for any reason.

PROCEDURE

1. Costs for non-emergency treatment will be charged to the inmate as follows:

a) Sick Call visit	\$10.00	b) Dentist visit	\$10.00
c) Doctor visit	\$10.00	d) prescription fee	\$ 3.00
e) Follow-Up visit	NO CHARGE		
f) Non-Prescription Medication	\$0.25 per each pill up to a \$ 3.00 limit.		
2. At the conclusion of each sick-call visit, the nurse will complete a charge slip, the inmate will sign the slip and receive a copy.
3. The remaining medical charge forms are given to the booking officer on duty when sick call is completed.
4. The booking officer submits one(1) copy of the medical charge form to the commissary clerk for payment from the inmate account.
5. One (1) copy of the medical charge form is placed in the inmate's medical file.
6. Payment for medical treatments will be payable to the Lee County Commission.

I, EDDIE FOREMAN, state that I have read, or have had read to me, this form regarding the policies and procedures on inmate co-payments for medical services rendered. I state that I acknowledge and fully understand these same policies and procedures.

Eddie Foreman
Inmate Signature, Date and Time

RBCray
Officer Signature, Date and Time

File

JP232

ALABAMA DEPARTMENT OF CORRECTIONS
INMATE SUMMARY AS OF 11/06/92INST: 241
CODE: CSMDI

AIS: 00169549 INMATE: FOREMAN, EDDIE LEWIS RACE: B SEX: M

INSTITUTION: 241 - LEE JAIL CR: 00Y00M00D

DOB: [REDACTED] SSN: [REDACTED]

ALIAS: FOREMAN, EDDIE ALIAS:

ADM DT: 10/15/92 DEAD TIME: 00Y 00M 00D

ADM TYP: NEW COMIT FROM CRT W/D REV OF PROB STAT: NEW COMIT FROM CRT W/D REV OF PR

CURRENT CUST: DTW-4 CURRENT CUST DT: 10/15/92 PAROLE REVIEW DT:

SECURITY LEVEL: NO CLASSIFICATION RECORD FOUND

SERVING UNDER ACT446 LAW IN CLASS III CURRENT CLASS DATE: 10/28/92
INMATE IS EARNING : EARNS 20 DAYS FOR EACH 30 SERVED

COUNTY	SENT DT	CASE NO	CRIME	JL-CR	TERM
LEE	10/15/92	N92000797	UNLAW BREAKING AND ENTERING VE	0030D 003Y 00M 00D CS	
			ATTORNEY FEES : \$000660	HABITUAL OFFENDER : N	
			COURT COSTS : \$0000215	FINES : \$0000000	RESTITUTION : \$0000050
LEE	10/28/92	N92001002	UNLAWFUL DISTRIBUTION CONTROL	0000D 005Y 00M 00D CC	
			COURT COSTS : \$0000261	FINES : \$0000000	RESTITUTION : \$0000050

TOTAL TERM	MIN REL DT	GOOD TIME BAL	LONG DATE
005Y 00M 00D	07/18/1994	000Y 00M 05D	10/27/1997

INMATE LITERAL: CC W/CC92-1003 COUNTY SENTENCE

DETAINDER WARRANTS SUMMARY

INMATE CURRENTLY HAS NO DETAINDER-WARRANT RECORDS

ESCAPEE-PAROLE SUMMARY

INMATE CURRENTLY HAS NO PAROLE RECORDS

INMATE CURRENTLY HAS NO PROBATION 754 RECORDS

INMATE HAS NO ESCAPES FROM ALABAMA D.O.C.
SINCE D.B.S.C.I.S. RECORDING BEGAN IN 1978

DISCIPLINARY SUMMARY

CONTINUED ON NEXT PAGE

State of Alabama Unified Judicial System Form C-81 11/91	ADVICE OF RIGHTS ON INITIAL APPEARANCE BEFORE JUDGE OR MAGISTRATE (Felony)	Case Number
---	--	-------------

IN THE CIRCUIT COURT OF LEE COUNTY☐ STATE OF ALABAMA ☐ MUNICIPALITY OF _____v. EDDIE LEWIS FOREMAN, Defendant

This is a first appearance hearing. You are charged with committing the felony offense(s) of Unlawful Dist. Con. Sub. (near school) in this Court in violation of _____.

The primary purpose of this hearing is to ensure that you know and understand the charge or charges against you. At this hearing, there will be no determination made about your guilt or innocence of the crime charged, but only a determination that you know and understand the charge or charges against you. If you are before the Court on a complaint following a warrantless arrest, the judge or magistrate will determine whether there is probable cause for the charge against you.

In addition, the purpose of this hearing is to determine whether bail should be set in your case, or, if it has been already set, if it should remain the same, be raised, be lowered, or whether you should be released upon your personal recognizance (that is, your promise to appear for future court proceedings) or released in the custody of some responsible person. In order to make this determination, it will be necessary for the judge or magistrate to ask you some questions concerning your ties with the community.

You are entitled to be represented by an attorney. You have a right to have your own attorney and will be given time and opportunity to retain an attorney. If you are unable to afford an attorney, one will be appointed for you by the court if you qualify for such representation. It will be necessary for you to complete an indigency questionnaire under oath in order for the court to make this determination.

You have a right to talk with your attorney, family, or friends, and if necessary, reasonable means will be provided in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you.

Because you are charged with a felony, you are entitled to demand a preliminary hearing before a judge or magistrate to determine whether there is sufficient evidence to establish that you probably committed the offense or offenses with which you are charged. You must make this demand within thirty (30) days of the date of arrest. If a hearing is demanded and one is conducted, and, if at the conclusion of the preliminary hearing the judge finds that sufficient evidence has been shown to establish that you probably committed the offense or offenses with which you are charged, the judge will then bind you over for further action by a grand jury. If, on the other hand, the judge finds that the evidence is insufficient to establish that you probably committed the crime or crimes charged, then the judge will dismiss the charge and discharge you from further custody or pre-trial obligations subject to the right of the prosecution to reinstate the charges against you at a later time.

If you are released from custody (whether personal recognizance or otherwise), you must:

- 1.) Appear to answer and submit to all orders and process of the Court having jurisdiction in the case.
- 2.) Refrain from committing any criminal offense.
- 3.) Not depart from the state of Alabama without the leave of the Court having jurisdiction of this case.
- 4.) Promptly notify the Court of any change of address or phone number.
- 5.) Other conditions: _____

The provisions of the Release Order may be revoked or modified by the Court for cause. The Release Order and any appearance bond executed in compliance with it will continue in force and effect until the dismissal, acquittal, or conviction on the charges, unless sooner revoked or modified by the Court. Upon report of a violation of any of the above conditions, a warrant for your arrest will be issued.

Date: 11-8-95

James T. Chubb
Judge/Magistrate

I have read or have been advised of the matters herein set forth. I understand the explanation of procedures, rights, and information given to me at the Initial Court Appearance. I understand the conditions of my release and the penalties applicable in the event that I violate any conditions imposed herein. I also understand that failure to appear as required may subject me to additional charges in the revocation of release.

Date: 11-8-95

Defendant

State of Alabama
Unified Judicial System

Form C-80

Rev. 6/93

**ORDER
ON INITIAL APPEARANCE**

Case Number

IN THE CIRCUIT

(Circuit, District, or Municipal)

COURT OF

LEE COUNTY

ALABAMA

(Name of Municipality or County)

☐ STATE OF ALABAMA☐ MUNICIPALITY OF _____v. EDDIE LEWIS FOREMAN - 22, Defendant

The above named defendant, charged with the criminal offense (s) of Unlawful Dist. Cont. Sub., was duly brought before the Court for Initial Appearance on Nov. 8, 1995, at 1:00 o'clock P.m., whereupon the Court did the following, as checked in the appropriate blocks:

(CHECK AS APPLICABLE):

1. ☐ Name and address of defendant.

____ (a) Ascertained the true name and address of the defendant to be:

315 B Byrd Ave 110 phone
Prichard

____ (b) Amended the formal charges to reflect defendant's true name.

____ (c) Instructed the defendant to notify the court promptly of any change of address.

2. ☒ Informed the defendant of the charges against him/her and ensured that the defendant was served with a copy of the charges.3. ☒ Informed the defendant of the right to be represented by counsel, that he/she would be afforded time and opportunity to retain an attorney, and further advised the defendant that, if he/she were indigent and unable to obtain counsel, an attorney would be appointed by the Court to represent him/her.4. ☒ Informed the defendant that he/she had the right to remain silent and that anything that he/she said could be used against him/her.5. ☐ Bail

____ (a) Determined that the defendant shall not be released from custody since charged with a non-bailable capital offense.

____ (b) Determined that the defendant shall be released from custody pending further proceedings, subject to the mandatory conditions prescribed in Rule 7.3(a), A.R.Cr.P., and subject to the following additional conditions:

____ 1.) Execution of an appearance bond (recognizance) in the amount of \$ _____

____ 2.) Execution of a secured appearance bond in the amount of \$ 20,000 (near school)

____ 3.) Other conditions (specify) _____

6. ☐ If charged with a felony offense, informed the defendant of the right to demand a preliminary hearing under Rule 5.1, A.R.Cr.P., and of the procedure by which that right may be exercised.7. ☐ If charged with a felony offense and a preliminary hearing was demanded within 30 days of date of arrest by the above named defendant, set a preliminary hearing to be held in the District Court on November 17, 1995, at 9:00 o'clock A.m.

____ (a) Notified the District Court that such demand was made.

____ (b) Defendant made no demand for a preliminary hearing at the initial appearance hearing.

8. ☐ Other: _____Date: 11-8-95

Tom T. Kelly
Judge/Magistrate

79
INDIVIDUAL'S PERSONAL EFFECTS

In Possession Of

SHERIFF'S OFFICE, LEE COUNTYNAME FOREMAN, EDDIE

SEARCHED BY _____

TIME _____

DATE 10/23/95MONEY \$ 26.42(1) TWENTY(6) DOLLARS..42 IN CHANGEARTICLES BY NAME 1-BELT BLACK, 1-SET OF KEYS, 2-RINGS
YELLOW IN COLOR W/CLEAR STONES IN CENTER, 2-
EAR-RINGS YELLOW IN COLOR (HOOPS)

The above listing is all my personal effects turned in to Sheriff's Office
at the time of booking.

Signature

Eddie Foreman

Please Call: _____

PROPERTY RECEIPT

I hereby acknowledge receipt of the articles named above.

On this date 11-20-95

Signature

Eddie Foreman

31

INDIVIDUAL'S PERSONAL EFFECTS

In Possession Of

SHERIFF'S OFFICE, LEE COUNTY

NAME

Foreman, Eddie

SEARCHED BY

TIME

10:00 AM

DATE

10/15/92

MONEY \$

0

ARTICLES BY NAME

1 - D.R. Badge; 1 picture
1 pen - ~~paper~~ letters given to inmate

The above listing is all my personal effects turned in to Sheriff's Office at the time of booking.

Signature:

Eddie Foreman

Please Call:

PROPERTY RECEIPT

I hereby acknowledge receipt of the articles named above.

On this date

11-16-92


Signature:

Eddie Foreman

ACS359

ALABAMA JUDICIAL DATA CENTER
LEE COUNTY
TRANSCRIPT OF RECORD
CONVICTION REPORT

CC 92 000797.00
ROBERT M. HARPER

CIRCUIT COURT OF LEE COUNTY		COURT ORI: 043015 J	
STATE OF ALABAMA VS.		DC NO: 0000000000	
FOREMAN EDDIE LEWIS [REDACTED]	ALIAS: ALIAS:	G J: 38 SSN: [REDACTED] SID: 0000000000 AIS:	
DOB: [REDACTED]	SEX: M HT:	WT:	HAIR: EYE:
RACE: ()W (X)B ()O COMPLEXION: _____		AGE: _____ FEATURES: _____	
DATE OFFENSE: 00/00/00 ARREST DATE: 05/01/92		ARREST ORI: _____	
CHARGES @ CONV BREAKING & ENTERING		CITES 13A-8-11(B) 0000000000000000 0000000000000000	OFF CLASS: ()A ()B (X)C
JUDGE: ROBERT M. HARPER		PROSECUTOR: MYERS, RONALD L	
PROBATION APPLIED	GRANTED DATE	REARRESTED DATE	REVOKED DATE
(X)Y()N 8-26-92	()Y(X)N 10-15-92	()Y()N _____	()Y()N _____
ACT 754-76 ()Y(X)N	IMPOSED CONFINEMENT: 03 00 000 PROBATION: 00 00 000	SUSPENDED 00 00 000	TOTAL 03 00 000 00 00 000
DATE SENTENCED: 08/26/92		SENTENCE BEGINS: 10/15/92	
PROVISIONS		COSTS/RESTITUTION	
X COURT COSTS		RESTITUTION	\$0.00
X CRIME VICTIM		ATTORNEY FEE	\$660.00
X RECOUPMENT		CRIME VICTIMS	\$50.00
X PENITENTIARY		COST	\$215.00
		FINE	\$0.00
		MUNICIPAL FEES	\$0.00
		DRUG FEES	\$0.00
		TOTAL	\$925.00
APPEAL DATE	SUSPENDED	AFFIRMED	REARREST
()Y()N _____	()Y()N _____	()Y()N _____	()Y()N _____
REMARKS:		THIS IS TO CERTIFY THAT THE ABOVE INFORMATION WAS EXTRACTED FROM OFFICIAL COURT RECORDS AND AND IS TRUE AND CORRECT.	
		 ANNETTE HARDY	
		10/22/92	

ALABAMA BOARD OF PARDONS AND PAROLES

REPORT OF INVESTIGATION

Type of Investigation Pre-Probation Date Dictated 10-8-92

Name EDDIE LEWIS FOREMAN, JR. True Name Eddie Lewis Foreman, Jr.

Alias: Eddie Foreman

RSA B/M, 19 DOB: [REDACTED] Height and Weight 6' 166 lbs.

Complexion Dark Color of Hair BLK Color of Eyes BRO

Bodily Marks Scar on left hand, scar on left leg, scar from stabbing on chest

Driver's License # Alabama 5997320 SS# [REDACTED]

ALS# [REDACTED] FBI# 923 960 PA0 SID# AL-01218403

Address [REDACTED] et Phone # [REDACTED]

[REDACTED]

County Lee Case # CC-92-797

Offense(s) Breaking & Entering a Motor Vehicle

Sentence(s) Three (3) years

Date of Sentence 8-26-92 Date Sentence began 10-15-92

Date of Arrest 5-1-92 Date of Bond 5-21-92 Bond Amt. \$ 3,000

Judge Robert M. Harper D.A. Ron Myers

Attorney Wilson Daniel Miles, III Retained [REDACTED] Appointed X

Court Ordered Restitution \$ none

Barred from Parole Yes [REDACTED] No X

Copies sent to Central Records 10-16-92
(date)

NOTES: On 8-13-92, application for Youthful Offender was made. On 8-14-92, application for Y. O. was denied. On 8-20-92, motion for reconsideration of Y. O. status was denied. On 8-26-92, pled guilty, given credit for 30 days in pre-trial confinement, ordered to pay court costs including reimbursement of attorney's fees, VCF assessment of \$50, and all payments were to be paid by 10-15-92. Application for probation was made and set to be heard on 10-15-92.

10-15-92: Probation denied

PRESENT OFFENSE

County, Court, and Case Number:

Lee County Circuit Court, 92-797.

Offense:

Breaking and Entering a Motor Vehicle.

Sentence:

Three (3) years.

Date of Sentence:

8-26-92.

Details of Offense:

On April 24, 1992, at approximately 10:55 p.m., Officers of the Opelika Police Dept. in Opelika, Ala., were on patrol duty in the 100 block of Plum Avenue, Opelika, Alabama. A black male was observed in a gold, Ford LTD, in the parking lot of the Plum Avenue Projects. The Officers identified the black male was Eddie Lewis FOREMAN, Jr., in the vehicle. The vehicle was later found to belong to Arthur Tinsley of 109C Plum Avenue, Opelika, Alabama. FOREMAN was seen with the driver's side door open and was in a laying position in the front seat area of the vehicle and appeared to be attempting to hide himself. The glovebox and hood on the vehicle seemed in an open position, which was indicating a theft being in progress. FOREMAN was asked, "If the vehicle belonged to him or did he have permission to be in the vehicle?" FOREMAN indicated, "No." An attempt to find the owner of the vehicle at 109-C Plum Avenue, but was unable to locate. FOREMAN was arrested on a warrant for Criminal Mischief involving another case.

On 4-24-92, at approximately 11:20 p.m., Detectives met with FOREMAN at the Opelika Police Dept. FOREMAN was advised of his Rights, which he waived. FOREMAN gave a statement indicating that he had been walking home, by the Plum Avenue Projects, when he saw a black male by the LTD in the parking lot. The door was open and he saw the man take off running.

On 4-28-92, the owner of the vehicle, Arthur Tinsley, was told about the incident on April 24, 1992. Tinsley stated he did not know FOREMAN, nor did he give him permission to be in his car. Tinsley was asked, if he had left his car unlocked with his glovebox and hood open? Tinsley stated the passenger side door would not lock, but he keeps all other doors locked and did not leave the glovebox or hood open on his car. Tinsley indicated he wanted to prosecute.

On 4-30-92, the Detectives met with Tinsley at 109-C Plum Avenue, Opelika, Ala. Tinsley signed a warrant on Eddie Lewis FOREMAN, Jr., for Unlawful Breaking and Entering a Motor Vehicle.

On 5-1-92, Eddie Lewis FOREMAN, Jr., was arrested on the warrant and was transferred to the Lee County Jail.

Subject's Statement:

"I was walking around, saw a car near Vero Court, a LTD. I opened the door and sat inside in the driver seat. I just sat there. The Police shined a light on the car, then I was

told to get out. I got out. I was taken to the Opelika Police Dept."

Case Status of Co-defendant:

None.

Victim Notification Information:

Arthur Tinsley, 109-C Plum Avenue, Opelika, AL 36801.

Victim Impact:

A Victim's Impact Report was mailed but has not been received as of this date. Upon receipt, an addendum to this Report will be made.

Location of Offense:

Opelika, Alabama.

Court Ordered Restitution:

None.

ACJIS ARREST RECORD

9-28-91	Opelika PD	Harassment	Fined \$94.00
10-9-91	Opelika PD	Criminal Trespass, III	Fined \$94.00 plus 90 days. Days susp., 2 Yrs probation
10-27-91	Auburn PD	Criminal Trespass, III	No disposition was found, however, on 12-18-91, there was a notice of appeal on Case #APD 91-4907. On 3-19-92, case was set for trial for 4-6-92 at Lee Co. Justice Center, Opelika, Ala. On 4-6-92, the appeal in the case was dismissed & the costs remanded to the City of Auburn on payment of costs.
11-10-91	Opelika PD	Receiving Stolen Property, II	No charges/released on 11-11-91
1-10-92	Opelika PD	Criminal Trespass III	Fined \$144.00 plus 60 days. Susp. 30 days & given 2 Yrs probation. Appealed. On 7-27-92, plea of guilty & sentenced to 60 days in Opelika City Jail, fined \$100.00, VCF \$25.00, & all payments to be paid w/i 60 days. Sent. susp. & placed on 1 Yr Unsupervised probation —

The probation condition was not to set foot on the campus of any public school in Opelika including athletic events & paying all costs & fine w/i 60 days.

4-24-92	Opelika PD	Criminal Mischief, III	Found not guilty.
---------	------------	------------------------	-------------------

Subsequent Arrest Record:

7-2-92	Opelika PD	Resisting Arrest	Fined \$144.00 plus 60 days. Days susp., 2 Yrs probation
7-2-92	Opelika PD	Disorderly Conduct	Fined \$54.00
9-2-92		Unlawful Possession of Controlled Substance	

Juvenile Record:

8-19-85	Juvenile Court	Theft of Property, III	JU-85-C642, 9-3-85 Consent Decree. The Decree to be in force for 4 months, unless child is discharged sooner by the Court, or the Decree is extended by the Court. 1-3-86, child released from Consent Decree.
8-13-86	Juvenile Court	Harassment	JU-86C-845, 9-15-86 arraignment hearing held. Child denied allegations contained in petition. Case continued for adjudicatory hearing & appointment of counsel for said child. Adjudicatory hearing set for 12-11-86. 12-11-86, admitted & adjudicated Delinquent. Both families were ordered to refrain from harassing the other families nor trespassing on the others' property.
9-4-89	Juvenile Court	Burglary, III, & Theft of Property, II	JU-85-642.04 & .05 9-7-89, child declared Delinquent.
10-18-89	Juvenile Court	Theft of Property, III	JU-85-642.08, 10-19-89, child dec. Delinquent

9-30-89	Juvenile Court	Theft, III	JU-85-642.06, 10-12-89, FTA. Hearing reset. 11-20-89, adjudicated Delinquent. Child is on house arrest pending further hearing, unless child is with his mother or is involved in worthwhile activities. Child is further ordered not to trespass upon the properties of Village Mall, A & P (Opelika) &/or New York Fashions, Opelika, Ala.
9-30-89	Juvenile Court	Receiving Stolen Property, III	JU-85-642.07, 10-10-89, reference to third theft.
1-24-90	Juvenile Court	Assault, III	JU-85-642.09, 1-26-90, arraignment/detention hearing. Sent home in house arrest. May only leave home to go to school or in the company of parents and may not go on the Opelika Recreation Center property under any circumstances.
2-16-90	Juvenile Court		JU-85-642.10, 2-28-90, Detained in Detention pending adjudication hearing. 3-8-90, committed to DYS. 7-23-90, petition, aftercare order & aftercare plan filed.
8-13-90	Juvenile Court	Menacing & TOP, III	JU-85-642.11 & .12, 10-15-90, order of commitment to Alabama Dept. of Youth Services.
8-16-90	Juvenile Court	Violation of Aftercare	JU-85-642.13, see above. 2-21-91, aftercare hearing set for 3-4-91. 3-4-91, court costs of previous cases still owed together with restitution indicating a total of \$1,169.11 as a balance. Court notes that as a term of the aftercare will either be in vocational educational training or employed full-time & to be reporting in to the Probation Office once per month w/payment plan to be addressed at that time.

5-14-91	Juvenile Court	Discharging Firearm Inside City Limits	JU-85-642.14, 7-19-91, adjudicated Delinquent. Must have a job at dispo- sition or jail.
9-25-91	Juvenile Court	Harassment	JU-85-642.15, 10-28-91, hearing set for 11-5-91. 11-5-91, arraignment hearing held. Child denied allegations contained in the petition. Case continued for adjudicatory hearing. 2-6-92, case dismissed on motion of State as peti- tioner failed to appear.

PHYSICAL AND MENTAL HEALTH

FOREMAN states that he has no physical disabilities nor has been treated for mental or emotional problems. FOREMAN states that he has never experimented with drugs or any controlled substances, however, admits to drinking alcoholic beverages, preferably beer. FOREMAN does not believe he has a drug nor alcohol problem.

PROBATION AND PAROLE OFFICER'S REMARKS

This Officer requested letters of character statements on FOREMAN, however, no letters were received in this office as of this date, 10-13-92.

PROBATION PLAN

Home Situation:

FOREMAN indicates that if he is granted probation he will continue to live at 205 South 3rd Street, Opelika, AL 36801, phone 742-9748, with his parents, Eddie and Joan Foreman.

Employment:

No definite employment plan was listed at the time of interview.

Signed and Dated at Opelika, Alabama, the 13th day of October, 1992.



Carolyn Miles-Pruitt
Alabama Probation & Parole Officer

CMP/brl

FILE

CJPE36

ALABAMA DEPARTMENT OF CORRECTIONS
INMATE SUMMARY AS OF 10/23/92INST: 241
CODE: CIADI

AID: 00100740 INMATE: FOREMAN, EDDIE LEWIS RACE: B SEX: M

INSTITUTION: 241 - LEE JAIL CR: 00Y01H000

DOB: [REDACTED] SSN: [REDACTED]

ADM DT: 10/15/92 DEAD TIME: 00Y 00M 00D

ADM TYP: NEW COMMIT FROM CRT W/D REV OF PROB STAT: NEW COMMIT FROM CRT W/D REV OF PR

CURRENT COST: 000-4 CURRENT COST DT: 10/15/92 PAROLE REVIEW DT:

SECURITY LEVEL: NO CLASSIFICATION RECORD FOUND

SERVING UNDER ACT446 LAW IN CLASS III CURRENT CLASS DATE: 10/15/92
INMATE IS EARNING: EARN 20 DAYS FOR EACH 30 SERVED

COUNTY	SENT DT	CASE NO	CRIME	JL-CR	TERM
LEE	10/15/92	920000797	UNLAW BREAKING AND ENTERING VE	00300	003Y 00M 00D CS
ATTORNEY FEES :			5000660	HABITUAL OFFENDER : N	
COURT COSTS :			50000215	FINES : 40000000 RESTITUTION : 50000050	

TOTAL TERM	MIN REL DT	GOOD TIME BAL	LONG DATE
000Y 00M 00D	12/01/1993	000Y 00M 00D	09/14/1995

INMATE LITERAL:

DETAINER WARRANTS SUMMARY

INMATE CURRENTLY HAS NO DETAINER-WARRANT RECORDS

ESCAPE-PAROLE SUMMARY

INMATE CURRENTLY HAS NO PAROLE RECORDS

INMATE CURRENTLY HAS NO PROBATION PSA RECORDS

INMATE HAS NO ESCAPES FROM ALABAMA D.O.C.
SINCE JUNE 21, 1983 RECORDING BEGAN IN 1978

DISCIPLINARY SUMMARY

INMATE CURRENTLY HAS NO DISCIPLINARY RECORDS

ACS359

ALABAMA JUDICIAL DATA CENTER
LEE COUNTY
TRANSCRIPT OF RECORD
CONVICTION REPORTCC 92 001002.00
ROBERT M. HARPER

CIRCUIT COURT OF LEE COUNTY

COURT ORI: 043015 J

STATE OF ALABAMA VS.

DC NO: 0000000000

FOREMAN EDDIE LEWIS JR

ALIAS:

G J: 35

ALIAS:

SSN: 0000000000

SID:

AIS:

DOB: [REDACTED] SEX: M HT: [REDACTED] WT: [REDACTED] HAIR: [REDACTED] EYE: [REDACTED]

RACE: () W (X) B () D COMPLEXION: [REDACTED] AGE: [REDACTED] FEATURES: [REDACTED]

DATE OFFENSE: 00/00/00 ARREST DATE: 09/02/92 ARREST ORI: MOPD

CHARGES @ CONV

CITES

OFF CLASS: () A () B () C

USE CODE "PDRG"

POSS. Cocaine

0000000000000000
0000000000000000

JUDGE: ROBERT M. HARPER

PROSECUTOR: MYERS, RONALD L

PROBATION APPLIED GRANTED DATE REARRESTED DATE REVOKED DATE

() Y (X) N 10-28-92 () Y () N () Y () N () Y () N

ACT 754-76	CONFINEMENT:	IMPOSED	SUSPENDED	TOTAL	JAIL CREDIT
() Y (X) N		05 00 000	00 00 000	05 00 000	00 00 000
	PROBATION :	00 00 000		00 00 000	

DATE SENTENCED: 10/28/92 SENTENCE BEGINS: 10/28/92

PROVISIONS

COSTS/RESTITUTION

X COURT COSTS
X CRIME VICTIM
X PENITENTIARY
X CONCUR SENT

w/cc92-797,
cc92-1003

RESTITUTION	\$0.00
ATTORNEY FEE	\$0.00
CRIME VICTIMS	\$50.00
COST	\$261.00
FINE	\$0.00
MUNICIPAL FEES	\$0.00
DRUG FEES	\$0.00

TOTAL \$311.00

APPEAL DATE

SUSPENDED

AFFIRMED

REARREST

() Y () N () Y () N () Y () N () Y () N

REMARKS:

THIS IS TO CERTIFY THAT THE
ABOVE INFORMATION WAS EXTRACTED
FROM OFFICIAL COURT RECORDS AND
AND IS TRUE AND CORRECT.Annette Hardy
ANNETTE HARDY

11/05/92

ACS359

ALABAMA JUDICIAL DATA CENTER
LEE COUNTY
TRANSCRIPT OF RECORD
CONVICTION REPORTCC 92 001003.00
ROBERT M. HARPER

CIRCUIT COURT OF LEE COUNTY

COURT ORI: 043015 J

STATE OF ALABAMA VS.

DC NO: 0000000000

FOREMAN EDDIE LEWIS JR

ALIAS:

G J: 36

ALIAS:

SSN: 0000000000

SID:

AIS:

DOB: [REDACTED] SEX: M HT: WT: HAIR: EYE:

RACE: () W (X) B () D COMPLEXION: AGE: FEATURES:

DATE OFFENSE: 00/00/00 ARREST DATE: 09/02/92 ARREST ORI: MOPD

CHARGES @ CONV
RESISTING ARRESTCITES
13A-10-41
0000000000000000
0000000000000000

OFF CLASS: () A (X) B () C

JUDGE: ROBERT M. HARPER

PROSECUTOR: MYERS, RONALD L

PROBATION APPLIED GRANTED DATE REARRESTED DATE REVOKED DATE

() Y (X) N 10-28-92 () Y (X) N () Y (X) N () Y (X) N

ACT 754-76	CONFINEMENT:	IMPOSED	SUSPENDED	TOTAL	JAIL CREDIT
() Y (X) N		00 06 000	00 00 000	00 06 000	00 00 000
PROBATION :		00 00 000		00 00 000	

DATE SENTENCED: 10/28/92 SENTENCE BEGINS: 10/28/92

PROVISIONS

COSTS/RESTITUTION

X COURT COSTS
X CRIME VICTIM
X PENITENTIARY
X CONCUR SENT

w/cc92-1002, cc92-797

RESTITUTION	\$0.00
ATTORNEY FEE	\$0.00
CRIME VICTIMS	\$50.00
COST	\$261.00
FINE	\$0.00
MUNICIPAL FEES	\$0.00
DRUG FEES	\$0.00

TOTAL \$311.00

APPEAL DATE SUSPENDED AFFIRMED REARREST

() Y (X) N () Y (X) N () Y (X) N () Y (X) N

REMARKS:

THIS IS TO CERTIFY THAT THE
ABOVE INFORMATION WAS EXTRACTED
FROM OFFICIAL COURT RECORDS AND
AND IS TRUE AND CORRECT.

Annette Hardy
ANNETTE HARDY

11/05/92

INMATE REQUEST FORM

File

NAME: Eddie Foreman DATE: Nov 4, 1992

TELEPHONE CAL__ DOCTOR__ DENTIST ☒ TIME SHEET__

SPECIAL VISIT__ PERSONAL PROBLEM__ OTHER__

BRIEFLY OUTLINE YOUR REQUEST. THEN GIVE TO JAILER

I need to go to the Dentist because I've
been having a tooth ache for last than a
week or more and its hurting.

DO NOT WRITE BELOW THIS LINE, FOR REPLY ONLY

Inmate was put on Dentist
List 11/10/92

ALL REQUEST WILL BE ROUTED THROUGH THE SHIFT SUPER-
VISOR OF THE JAIL THEN FORWARDED TO THOSE THE
REQUEST IS DIRECTED TO.

Corporal__ Sergeant__ MAJOR__ SHERIFF__

DATE:__ TIME:__

JAILER__

125

INDIVIDUAL'S PERSONAL EFFECTS

In Possession Of

SHERIFF'S OFFICE, LEE COUNTY

NAME Foreman, Eddie
SEARCHED BY _____
TIME 10:00 AM DATE 9/13/92
MONEY \$ none

ARTICLES BY NAME 2 earrings, gold in color
1. Fla Driver License Papers

The above listing is all my personal effects turned in to Sheriff's Office at the time of booking.

Signature: X Eddie Foreman

Please Call: _____

PROPERTY RECEIPT

I hereby acknowledge receipt of the articles named above.

On this date 8-4-92
Signature: X Eddie Foreman

ORDER ON INITIAL APPEARANCE

☒ STATE OF ALABAMA☐ MUNICIPALITY OF _____

Case Number _____

v.

STATE OF ALABAMA

EDDIE LEWIS FOREMAN

Defendant

In the _____ District
_____ Lee _____ Court of
_____ County
[The City/Town of _____]

The defendant, Eddie Lewis Foreman, charged with the criminal offenses (s)
of Resisting Arrest and Possession of Cocaine was duly brought before
the _____ District _____ Court for Initial Appearance at 9:41 o'clock 12 M., September 3,
19 92, whereupon the Court:

(CHECK AS APPLICABLE):

1. ☒ Ascertained the true name and address of the defendant to be:

_____ 105 S. 3RD ST
_____ OPALKA AL 36601

AND

- ☐ Amended the formal charges to reflect defendant's true name; and
☐ Instructed the defendant to notify the court promptly of any change of address.
2. ☒ Informed the defendant of the charges against him/her and ensured that the defendant was served with a copy of the charges.
3. ☒ Informed the defendant of the right to be represented by counsel, and that he/she would be afforded time and opportunity to retain an attorney, and further advised the defendant that, if he/she was indigent and unable to obtain counsel, an attorney would be appointed by the Court to represent him/her.
4. ☒ Informed the defendant that he/she had the right to remain silent and that anything that he/she said could be used against him/her.
5. ☐ Determined that the defendant shall not be released from custody since charged with a non-bailable capital offense:

OR

- ☐ Determined that the defendant may be released from custody pending further proceedings, subject to the mandatory conditions prescribed in Rule 7.3(a), A.R.Crim.P., and subject to the following additional conditions:

- ☒ Execution of an appearance bond in the amount of \$ 3000 has been made for RARER
☐ Upon deposit with the clerk of the court of cash or certified funds equal to _____ percent of the amount of the bond in the amount of \$ _____.
☐ Execution of a secured appearance bond in the amount of \$ _____.
☐ Other conditions (specify) _____

6. ☒ Informed the defendant of the right to demand a preliminary hearing under Rule 5.1, A.R.Crim.P., and of the procedure by which that right may be exercised, and
7. ☒ If demanded by the defendant, set preliminary hearing to be held in the District Court of LEE
County at 9:41 o'clock 12 M., on 9-1
19 92.

OR

- ☐ Notified the District Court of _____ County that such demand was made.

Date: September 3, 1992

Judge/Magistrate RICHARD D. LANE

State of Alabama Unified Judicial System LC Form CC-39-CP	AFFIDAVIT OF INDIGENCY AND ORDER	Case Number <u>45/22 Home Hearing</u> ID YR NUMBER
IN THE <u>District</u> COURT OF <u>LEE</u> COUNTY STATE OF ALABAMA vs. <u>Eddie L. Foreman, Alias</u> IN THE MATTER OF: CHARGE TYPE OF PROCEEDING: <u>Possession of Cocaine; Resisting Arrest</u> DATE COMMITTED TO JAIL: <u>9-2-92</u> <u>9:51 PM</u>		
AFFIDAVIT		
EMPLOYMENT/INCOME	A. Do you have a job or work for yourself? Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> Employer name and address _____ _____ How much money do you take home each week? + \$ _____	
	B. Does your husband or wife have a job? Yes <input type="checkbox"/> No <input type="checkbox"/> Employer name and address _____ _____ How much money do they take home each week? + \$ _____	
	C. Do you receive money or benefits from any other source? Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> (Example: retirement pay, social security, workmen's compensation, unemployment compensation, food stamps, rent payments, interest, dividends, etc.) How much do you receive each month? + \$ _____	
	D. Do you have any money in any bank, savings and loan, credit union, or any other place including cash on hand? Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> Where? _____ How much? + \$ _____	
ASSETS	B. Do you own anything else of value? (Land, house, boat, television, stereo, jewelry, car, truck, van, stocks, bonds, etc.) Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> What? _____ _____ Total Value + \$ _____	
	A. Are you: <input checked="" type="checkbox"/> Single <input type="checkbox"/> Married <input type="checkbox"/> Widowed <input type="checkbox"/> Divorced or Separated B. Do you have any dependents? Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> Who and what relationship? <u>De la Cruz</u> _____ _____	
<p>It is my desire at this time to have counsel appointed by the Court to represent me on the above charge(s). In support of this request, I have answered the preceding questions relating to my ability to pay. I swear or affirm that these answers are true and reflect my present financial status. I understand that a false statement or answer to any questions in this affidavit may subject me to PENALTIES for PERJURY. I authorize, if necessary, the Court or its authorized representative to obtain records or information pertaining to my financial status from any source. I understand that the Court can order me to repay the State of Alabama for my court appointed attorney.</p> <p style="text-align: right;"> <u>Eddie L. Foreman</u> Affiant/Defendant </p> <p>Sworn to and subscribed before me this _____ day of _____, 19 _____</p> <p>Jailor _____</p>		
ORDER		
IT IS ORDERED THAT THE FOREGOING REQUEST BE: <u>GRANTED</u> DENIED		
IT IS THEREFORE, ORDERED AND ADJUDGED BY THE COURT THAT <u>Hon. Mike Speakman</u> Attorney at Law, be and is hereby appointed as counsel to represent, assist and defend said Defendant in this (these) case(s). DONE this <u>3rd</u> day of <u>September</u> , 19 <u>92</u>		
Judge CANARY: ATTORNEY		
ORIGINAL: COURT		PINK: DEFENDANT

LEE COUNTY JAIL
APPROVED VISITORS LIST

File

Inmate's Name FOREMAN, Eddie R&S B/M NO.

Relationship	Name	Age	Address
1. Father	Eddie L Foreman	38	2055 3 rd St
2. Mother	Joan Foreman	42	2055 3 rd St
3. Darlene	Darlene Feilds	N/A	243 Herring St
4.	Carlotta Feilds	15	243 Herring St
5.			
6.			
7.			
8.			

(Make Record of Each Visit by Number and on Back of Card)

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INDIVIDUAL'S PERSONAL EFFECTS

In Possession Of

SHERIFF'S OFFICE, LEE COUNTY

NAME Eddie Lewis Forman
SEARCHED BY _____
TIME 3:47 p.m. DATE 5/1/92
MONEY \$.63

ARTICLES BY NAME 1 BELT, 2 YELLOW PIECES
OF PAPER

The above listing is all my personal effects turned in to Sheriff's Office at the time of booking.

Signature Eddie L. Forman

Please Call: _____

PROPERTY RECEIPT

I hereby acknowledge receipt of the articles named above.

On this date 5-21-92
Signature Eddie L. Forman

INMATES SHORT TERM RELEASE TO OTHER AGENCIES

INMATE'S NAME Foreman, Eddie ID# 10899
AGENCY RELEASED TO Opelika Police Dept RECEIVING OFFICER Joni McCall
DATE May 4, 1992 TIME 2:05 PM
INMATE'S SIGNATURE Eddie L Foreman
RELEASING OFFICER B. Seabrook

DATE INMATE RETURNED 5/4/92 TIME RETURNED 1920
INMATE'S SIGNATURE Eddie L Foreman
RECEIVING OFFICER J. McCall